

## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Address: COMMISSIONER OF PATENTS AND TRADEMARKS

Washington, D.C. 20231

DATE MAILED:

OBAPPHOATION NO.   DEILING DATE:	KNAPTON FIRST NAMED INVENTOR	K	TATTORNEY, BOCKET-NO.	
FIMOTHY N TROP	LM71/1028	DAS.C	EXAMINER	
TROP PRUNER HU & MILES 8550 KATY FREEWAY SUITE 128 HOUSTON TX 77024		2-ART-UNIT	T PAPER NUMBER	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## **Advisory Action**

Application No. 09/089,834

Applicant(s)

Knapton III

Examiner

Chameli Das

Group Art Unit 2762

	183 18 18 1	111
		Ш
		Ш
Ш		Ш

				1	- 1   1   1   1   1   1   1   1   1   1
7	THE PEP	RIOD FOR RESPONSE: [check only a) or b)]			
	a) 🗶	expires3 months from the mailing date of the final rejection.			
		expires either three months from the mailing date of the final rejection, or is later. In no event, however, will the statutory period for the response rejection.	oxbire later trials SIX I	nonths from the da	ate of the final
	calcula	extension of time must be obtained by filing a petition under 37 CFR 1.136(a point which the response, the petition, and the fee have been filed is the date mining the period of extension and the corresponding amount of the fee. A pated from the date of the originally set shortened statutory period for responding the date of the originally set shortened statutory period for responding the date of the originally set shortened statutory period for responding the date of the originally set shortened statutory period for responding the date of the originally set shortened statutory period for responding the date of the original set shortened statutory period for responding the set shortened statutory period for the set shortened statutory period for responding the set shortened statutory period for the set shortened statutory period for the set shortened statutory period for the set shortened statutory period statutory period for set shortened statutory period for set shortened statutory period stat	a), the proposed respo of the response and al ny extension fee pursu nse or as set forth in h	onse and the appro lso the date for the lant to 37 CFR 1.1	priate fee. The e purposes of 17 will be
	_i Appel period	illant's Brief is due two months from the date of the Notice of Ap d for response set forth above, whichever is later). See 37 CFR	peal filed on	FR 1 192(a)	(or within any
_	shhiiraiii	ot's response to the final rejection, filed on <u>Oct 4, 1999</u> h.  OT deemed to place the application in condition for allowance:	as been considered	with the follow	ving effect,
		proposed amendment(s):			
	X wi	rill be entered upon filing of a Notice of Appeal and an Appeal Bri	ef.		
	☐ wi	rill not be entered because:	···		
		they raise new issues that would require further consideration a	and/or search. (Se	e note helowi	
		they raise the issue of new matter. (See note below).	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	e note below).	
		they are not deemed to place the application in better form for issues for appeal.			
		they present additional claims without cancelling a corresponding	ng number of finally	✓ reiected claim«	•
	NOT	TE:	,	, rejudica didi	<b>.</b>
	□ Ap	oplicant's response has overcome the following rejection(s):			
_					
	separa	ato, amory med amendment cancelling the non-allowable claims.			
X	The ar	ffidavit, exhibit or request for reconsideration has been considere owance because: rgument is not persuasive. The limitation in claim 1 " changing to claimed language.	d but does NOT plands in the identifiers" as a	ace the applicat <i>rgued by the ap</i>	ion in condition
	The aff	fidavit or exhibit will NOT be considered because it is not directe aminer in the final rejection.	d SOLELY to issue	s which were n	ewly raised by
X	For pur		shad written avala	4! !£ a.a.d.	
X	For pur Claims	rposes of Appeal, the status of the claims is as follows (see attaches			
X	Claims	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9			
X	Claims Claims	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9			
	Claims Claims Claims The pro	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9 sobjected to: rejected: 1-8 and 12-17 oposed drawing correction filed onhas	has not been	approved by the	
	Claims Claims Claims The pro	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9 sobjected to: rejected: 1-8 and 12-17 oposed drawing correction filed onhas	has not been	approved by the	
	Claims Claims Claims The pro	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9 sobjected to: 1-8 and 12-17	has not been	approved by the	
	Claims Claims Claims The pro Note th	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9 sobjected to: rejected: 1-8 and 12-17 oposed drawing correction filed onhas	has not been	approved by the	
	Claims Claims Claims The pro Note th	rposes of Appeal, the status of the claims is as follows (see attack allowed: 9 sobjected to: rejected: 1-8 and 12-17 oposed drawing correction filed onhas	er No(s).	approved by the	e Examiner.

U. S. Patent and Trademark Office PTO-303 (Rev. 8-95)